

Message

From: Johnson, Ken-E [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=4A5AEA4EC8C84F02AD5D6283942A95C3-JOHNSON, KEN-E]
Sent: 12/13/2021 3:45:09 PM
To: Pham, Lisa [Pham.Lisa@epa.gov]; Jamesr Brown (brown.jamesr@epa.gov) [brown.jamesr@epa.gov]
Subject: FW: LA Primacy Application Review Status

FYI

From: Johnson, Ken-E
Sent: Monday, December 13, 2021 9:44 AM
To: Monique Harden <moniqueh@dscej.org>
Cc: Maguire, Charles <maguire.charles@epa.gov>
Subject: RE: LA Primacy Application Review Status

Monique – Our Region 6 Water Division Director, Charles Maguire, will be providing the LDNR Class VI primacy application status update from R6 for you either today or tomorrow.

Sorry for the delay in responding.

Ken Johnson, PE

Ground Water / UIC Section Chief,
Environmental Engineer, and
R6 Land Ban No Migration Petitions and Class VI Permits Coordinator

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UIC Webpages:

<http://www.epa.gov/uic/underground-injection-control-epa-region-6-ar-la-nm-ok-and-tx>

No Migration Petitions:

<http://www.epa.gov/uic/guidance-documents-completing-class-i-injection-well-no-migration-petitions>

Managing and Minimizing Potential of Injection-Induced Seismicity from Class II Disposal: Practical

Approaches: <http://www.epa.gov/uic/underground-injection-control-national-technical-workgroup-final-issue-papers>

Class VI Injection Wells:

<https://www.epa.gov/uic/federal-requirements-under-underground-injection-control-uic-program-carbon-dioxide-co2-geologic>

<https://www.epa.gov/uic/final-class-vi-guidance-documents>

Monitoring Injection Wells—Basic Hall integral Method:

https://www.iris.edu/hq/inclass/animation/monitoring_injection_wellsbasic_hall_integral_method

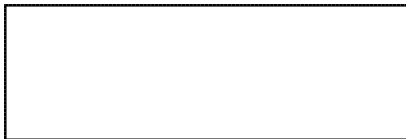
For Class VI applicants, EPA is a regulatory agency and not a research agency. We will not pass on any privileged or commercially valuable information. We will not suggest locations nor supply information. We will answer reasonable questions. It is up to the applicants to research, collect and model scenarios based on their own site-specific data and conditions to meet EPA regulatory standards. This does not prevent us from cautioning against certain locations which have been previously shown to be potentially unsuitable reservoirs through various investigations in other well class permitting actions. You will find many of your answers in the official Guidance documents on the EPA webpage.

From: Monique Harden <moniqueh@dscej.org>
Sent: Monday, December 13, 2021 9:04 AM
To: Johnson, Ken-E <Johnson.Ken-E@epa.gov>
Subject: Re: LA Primacy Application Review Status

Good morning, Ken

I sent the email below to you while you were away from the office. I would appreciate getting a reply from you.

Thank you
Monique



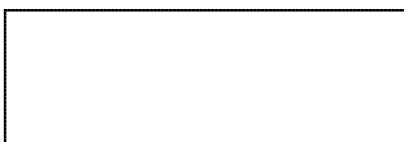
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On Wed, Dec 1, 2021, 10:54 AM Monique Harden <moniqueh@dscej.org> wrote:

Hi, Ken

I just heard from a colleague that (1) the EPA no longer considers the September 2021 submission by the LDNR OIC to be a final application for Class VI UIC primacy; and (2) the EPA moved the projected timeline for completing review of the LDNR OIC primacy application from the end of November 2021 to the first quarter of 2022. Are these correct?

Thanks,
Monique



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